

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MONTANA  
MISSOULA DIVISION

STEVE NELSON, MICHAEL  
BOEHME and BONNER PROPERTY  
DEVELOPMENT, LLC,

Plaintiffs,

v.

PROJECT SPOKANE, LLC, and  
SEAN WALSH,

Defendants.

CV 20–82–M–DWM

ORDER

The motions for preliminary injunction in *Sxʷnqʔels l Suwēc̓m/Ksukl̓tmumalʔ A·kałmukwaʔits, Inc., d/b/a Energy Keepers, Inc. v. Hyperblock LLC*, CV 20–76–M–DWM, and *Nelson v. Project Spokane, LLC*, CV 20–82–M–DWM, having been set for hearing together, *see* Fed. R. Civ. P. 42(a)(1),

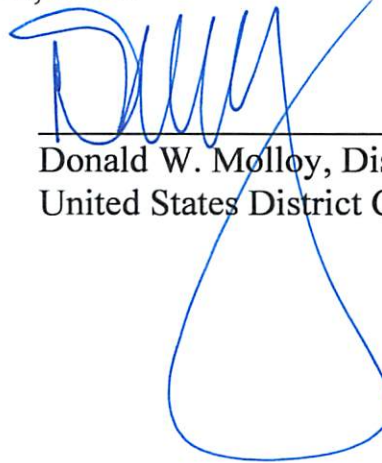
IT IS ORDERED that the following time limits shall apply to oral argument:

1. Plaintiff Energy Keepers shall have 20 minutes to present argument on its motion for preliminary injunction.
2. Plaintiffs Steven Nelson, Michael Boehme, and Bonner Property Development, LLC shall have 20 minutes to present argument on their motion for preliminary injunction.
3. Defendants Project Spokane LLC and Sean Walsh shall have 30 minutes to present argument in response to the motions.

The above time limits apply only to oral argument and do not apply to the presentation of evidence.

IT IS FURTHER ORDERED that the parties shall provide the Court with a hard copy of each exhibit they reference during the hearing.

DATED this 22<sup>nd</sup> day of June, 2020.



Donald W. Molloy, District Judge  
United States District Court